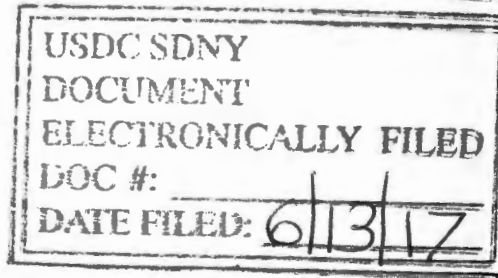


# CERTILMANBALIN

ELIZABETH E. SCHLISSEL  
ASSOCIATE  
DIRECT DIAL 516.296.7081  
eschlissel@certilmanbalin.com

90 MERRICK AVENUE, 9TH FLOOR  
EAST MEADOW, NY 11554  
PHONE: 516.296.7000 • FAX: 516.296.7111  
www.certilmanbalin.com

June 6, 2017



Re: Carlos Parra v. 42-15 235<sup>th</sup> Street Hospitality LLC, et al.  
S.D.N.Y 16-cv-8079 (RWS)

Dear Hon. Sweet:

This firm represents Defendants in the above-referenced matter. I write, with the consent of Plaintiff, to request that this matter be referred to the Southern District's Mediation Office.

The parties have and will continue to conduct discovery in this action but would like to postpone depositions until after the mediation session. The parties agree that a mediation session would be more productive than conducting numerous depositions at this time. For this reason, I request, with the consent of Plaintiff, that the deadline to complete fact discovery (mainly conducting depositions) be extended until 30 days after the mediation session is held.

Thank you for your courtesy.

Respectfully submitted,

Elizabeth E. Schlissel

cc: All parties of record (via ECF)